UNITED STATES DISTRICT COURT FOR THE DISTRICT OF RHODE ISLAND

DAN DIAMANT, Plaintiff,	
v.	C.A. No. 17-cv-548-MSM-PAS
UTGR, Inc. dba Twin River Casino, et al. Defendants.)))

STATE DEFENDANT'S ASSENTED TO MOTION TO EXTEND TIME TO FILE DISPOSITIVE MOTION AND STATEMENT OF UNDISPUTED FACTS

Now comes State Defendant, Lawens Fevrier, in his official capacity as a Corporal of the Rhode Island State Police ("Corporal Fevrier"), and respectfully requests an extension up to and including December 6, 2019 to file the Fed. R. Civ. P. 56 motion for summary judgment, supporting memorandum and statement of undisputed facts. The request is made due to counsel being sick and commitments in other cases.

Opposing counsel has been advised of the requested extension and has no objection.

Respectfully submitted,

STATE DEFENDANT Corporal Lawens Fevrier, in his Official Capacity, By:

PETER F. NERONHA, ATTORNEY GENERAL

/s/ Justin J. Sullivan

Justin J. Sullivan (#9770) Special Assistant Attorney General

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CERTIFICATION

I hereby certify that on this 27th day of November 2019, the within document was electronically filed and served on all counsel of record via the ECF system and it is available for viewing and downloading.

Thomas G. Briody, Esquire Marc DeSisto, Esquire Kathleen A. Hilton, Esquire Paul R. Crowell, Esquire

/s/ Justin J. Sullivan